

SO 1.81 Sundry Docket.

There shall be established a “Sundry Docket” for miscellaneous matters relating to criminal matters which are not a part of a criminal case, with a criminal case being defined as one in which a bill of information or indictment has been filed. The Sundry Docket shall be a public docket except as set out herein.

The following portions of the Sundry Docket shall not be revealed to non-court personnel except upon order of a judge of this court:

1. Grand Jury Files.

A. Grand jury files include all court records relating to the grand jury , including subpoena returns, voting slips, motions and applications for immunity, notices filed under **Fed.R.CR.P. 6(e)(3)(B)**, etc.

B. If a witness should refuse to testify after a grant of immunity and is found in contempt, then the finding of contempt make be made public.

C. It is understood that any disclosure permitted under **Fed.R.CR.P. 6** applies to these records.

D. Probation officers are authorized to view those grand jury materials contained in the United States Attorney’s files to which they are exposed in connection with the conducting of presentence investigations and other investigations ordered by the court.

2. Pretrial Diversion Matters. These records may be disclosed to the U. S. Attorney or his assistants.

3. Search and Arrest Warrants Not Connected with a Criminal Case.

A. This category of documents includes the warrants and all documents filed in support of the warrants.

B. This category of documents may be disclosed to the party applying for such warrants.

C. Documents in this category may be transferred to a pertinent criminal case, whereupon disclosure is governed by the rules applicable to that criminal case.